

Mail Stop Interference  
P.O. Box 1450  
Alexandria, VA 22313-1450  
Tel: 571-272-4683  
Fax: 571-273-0042

105,719 Paper 199  
105,729 Paper 206  
Filed: 25 November 2011

UNITED STATES PATENT AND TRADEMARK OFFICE

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BEFORE THE BOARD OF PATENT APPEALS  
AND INTERFERENCES

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**CHANDLER DAWSON**

Junior Party,  
Patent Application 11/801,345,

v.

**CHANDLER DAWSON and LYLE BOWMAN**

Senior Party,  
Patent 6,239,113 B1  
Patent 6,569,443 B1.

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Patent Interference 105,719 (McK)  
Patent Interference 105,729 (McK)  
Technology Center 1600

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Before: FRED E. McKELVEY, SALLY GARDNER LANE and  
RAE LYNN P. GUEST, Administrative Patent Judges.

FRED E. McKELVEY, Administrative Patent Judge.

**JUDGMENT**

1 For the reasons given in MEMORANDUM OPINION—Final decision on  
2 the merits (Interference 105719, Paper 196 and Interference 105729, Paper 203), it  
3 is

4 ORDERED that judgment on priority as to Count 1 (the sole count)  
5 in Interference 105,719 is awarded against CHANDLER DAWSON and THE  
6 REGENTS OF THE UNIVERSITY OF CALIFORNIA.

7 FURTHER ORDERED that CHANDLER DAWSON and THE  
8 REGENTS OF THE UNIVERSITY OF CALIFORNIA are not entitled to a patent  
9 containing claims 1 and 4-20 (corresponding to Count 1 of Interference 105,719)  
10 of:

11 patent application 11/801,345  
12 filed under 37 C.F.R. § 1.47(b) on 8 May 1997

13 FURTHER ORDERED that judgment on priority as to Count 1 (the  
14 sole count) in Interference 105,729 is awarded against CHANDLER DAWSON  
15 and THE REGENTS OF THE UNIVERSITY OF CALIFORNIA.

16 FURTHER ORDERED that CHANDLER DAWSON and THE  
17 REGENTS OF THE UNIVERSITY OF CALIFORNIA are not entitled to a patent  
18 containing claims 1 and 4-20 (corresponding to Count 1 of Interference 105,729)  
19 of:

20 patent application 11/801,345  
21 filed under 37 C.F.R. § 1.47(b) on 8 May 1997

22 FURTHER ORDERED that claims 1 and 4-20 of application  
23 11/801,345 are finally refused. 35 U.S.C. § 135(a).

24 FURTHER ORDERED that if there is a settlement agreement,  
25 attention is directed to 35 U.S.C. § 135(c).

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1                   FURTHER ORDERED that a copy of this JUDGMENT shall be  
2 placed in the files of (1) U.S. Patent 6,239,113 B1, (2) U.S. Patent 6,569,443 B1  
3 and (3) application 11/801/345.

cc (via electronic filing):

Attorney for Dawson  
(real party in interest  
The Regents of the University of California):

Steven B. Kelber  
Richard Aron Osman  
BERENATO & WHITE, LLC  
6550 Rock Springs Drive, Suite 240  
Bethesda, MD 20817  
Tel: 301-896-0600  
Email: skelber@bwsiplaw.com  
Email: richard@sci-tech.com

Attorney for Dawson  
(real party in interest  
InSite Vision Incorporated):

Joel M. Freed  
Aamer S. Ahmed  
McDERMOTT WILL & EMERY, LLP  
600 Thirteenth Street, N.W.  
Washington, DC 20005  
Tel: 202-756-8000  
Email: jfreed@mwe.com  
Email: aahmed@mwe.com